

From: [SocialMediaPI](#) on behalf of [Krompier, Jesse S.](#)
To: SOCIALMEDIAPI@SKADDENLISTS.COM
Subject: MDL 3047 - Smith Production Deficiencies
Date: Wednesday, March 26, 2025 12:56:01 PM

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Counsel,

Forensic collections from Plaintiff's devices reflect the use of a number of applications/accounts that likely contain information responsive to Defendants' document requests, but that do not appear to be included in existing productions. Those applications/accounts are listed below. As you may be aware, Judge Kuhl ordered production from additional applications/accounts at the March 19, 2025 Case Management Conference, and we expect Judge Kang will do the same. We believe productions from the applications/accounts identified below are appropriate and consistent with Plaintiff's discovery obligations in this case.

Please let us know as soon as possible if you are willing to review and produce materials from these applications/accounts, or when you are available for a meet and confer.

Best,
Jesse

Plaintiff's Applications/Accounts

Yubo
Wink
Meet
GroupMe
Badoo
MyFitnessPal
I am
Productive
SNOW
Peacock
Facetune2
GamePigeon

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